FORM	PTO-13	90(Modified) U.S. PATENTAND TRADE	ATTORNEY'SDOCKETNUMBER										
		ANSMITTAL LETTER	2960/94671										
	[DESIGNATED/ELECTE	U.S. APPLICATIONNO. (If known, see 37 CFR 1.5)										
	CON	CERNING A SUBMISS	10/541,138										
INTE		TIONALAPPLICATIONNO.	INTERNATIONALFILINGDATE	PRIORITYDATE CLAIMED									
T.T.		CT/AU2004/000192	February 18, 2004	February 18, 2003									
	EOF	NVENTION A COOK	ING SURFACE	•									
ADDI	100	IT/CYCOR DO/FO/HC											
APPLICANT(S)FOR DO/EO/US ROSS MCDONALD													
Applicantherewithsubmits to the United States Designated/ElectedOffice (DO/EO/US) the following items and other information:													
1.		This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.											
2.	Ň	This is a SECONDor SUBSEQUENTsubmission of items concerning a submission under 35 U.S.C. 371.											
3.		This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (24) indicated below.											
4.		The US has been elected (Article	3 31).										
5.		A copy of the International Applic	cationas filed (35 U.S.C.371 (c)(2))										
		a. is attachedhereto (requ	uiredonly if not communicated by the Internati	ionalBureau).									
		b. has been communicated by the International Bureau.											
		c. \square is not required, as the applicationwas filed in the United States Receiving Office (RO/US).											
6.			of the International Application as filed (35 U.S	.C.371(c)(2)).									
		a. is attachedhereto.											
	~	b. has been previously submitted under 35 U.S.C. 154(d)(4).											
7.		Amendmentsto the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3))											
		a. are attached hereto (required only if not communicated by the International Bureau).											
		b. have been communicated by the International Bureau.											
		c. have not been made; however, the time limit for making such amendmentshas NOT expired.											
8.		d. have not been made and will not be made.											
9.	<u>⊠</u>	An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).											
10.		An oath or declaration of the inventor(s)(35 U.S.C. 371 (c)(4)). An English language translation of the annexes to the International Preliminary Examination Report under PCT											
		Article 36 (35 U.S.C. 371 (c)(5)).											
11.		A copy of the International Preliminary Examination Report (PCT/IPEA/409).											
12.		A copy of the InternationalSearc	hReport(PCT/ISA/210).										
lt	ems 1	3 to 23 below concern docume	nt(s)or informationincluded:										
13.		An InformationDisclosureStatementunder37 CFR 1.97 and 1.98.											
14.		An assignmentdocumentfor recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.											
15.		A FIRST preliminaryamendment.											
16.		A SECONDor SUBSEQUENTpreliminaryamendment.											
17.		A substitutespecification.											
18.		A power of attorney and/or change of address letter.											
19.		A computer-readable form of the sequence listing in accordance with PCT Rule 13/er.2 and 37 CFR 1.821 - 1.825.											
20.		A second copy of the published International Application under 35 U.S.C. 154(d)(4).											
21. 22.		A second copy of the Englishlanguage translation of the International Application under 35 U.S.C. 154(d)(4). ExpressMail Label No.											
23.		Other items or information:											
25. — Chici Italia di Information.													

PTO-1390(Rev. 02-2005)
Approved for use through 3/31/2007. OMB 0651-0021
U.S. Patent and Trademark Office; U.S. DEPARTMENTOF COMMERCE
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L	U.S. APPLICATIONNO (if known, see 37 CFR 1.5)			INTERNATIONALAPPLICATIONNO.			TIONNO.	ATTORNEY'SDOCKETNUMBER				
	10/541,138 PCT/AU2004/000192						2960/94671					
	The following fees are submitted:							CALCULATIONS	PTOUSE			
	24. Basicnationalfee \$3						\$300	\$ \$0.00				
	25. ☐ Examinationfee If Internationalpreliminaryexaminationreport prepared by USPTO and all claims satisfy provisions of PCT Article 33(1)-(4)							\$ \$0.00				
:	26. Searchfe Searchfee (37 CF the USPTO as an International Sear All other situations	R 1.445(a)(2))ha InternationalSea chReportprepare	\$ \$0.00									
	TOTAL	OF 24, 25 and	\$ \$0.00									
	Additional fee sequence list \$250 for each	e for specification ing or computerp nadditional50 sh										
	Total Sheets	Extra Sheets	f each additional 50 or eof (round up to a whole			RATE	<u></u>	*				
	- 100 =	0 /50=		0		x	\$250.00	\$ \$0.00				
	Surchargeof \$130.00 for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492(e)).							\$				
	CLAIMS	NUMBERF	ILED N	NUMBEREXTRA		R/	ATE					
	Total claims		- 20 =	0	x		\$50.00	\$ \$0.00				
	Independentclain	าร	- 3=	0	х		\$200.00	\$ \$0.00				
	MULTIPLEDEPE	NDENTCLAIMS	(if applicable)		+		\$360.00	\$ \$0.00				
	TOTAL OF ABOVE CALCULATIONS =							\$ \$0.00				
	Applicantclaims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.							\$ \$65.00				
	SUBTOTAL = Processingfee of \$130.00 for furnishing the English translation later than 30 months from											
	the earliest claims	e earliest claimed priority date (37 CFR 1.492(f)).						\$ \$0.00				
	TOTAL NATIONAL FEE =							\$ (\$65.00)				
AD /4 & /2AAE HVAV	Fee for recordingly accompaniedby a PAGH 00000148 10	n appropriatecov	\$ \$0.00									
09/14/2003 MKHI	2HUN 00000140 10		LOSED =	\$ (\$65.00)								
01 FC:2617		65.00 DP						Amount to be	\$			
	ı			Amount to be	S							
					3							
	a. 🗵 A checki	n the amount of \$	(\$65.00	to covertne	above	tees	s is enclosed					
	b. Please charge my Deposit Account No. in the amount of to cover the above fees. A duplicate copy of this sheet is enclosed.											
	c. The Director is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 23-0920 . A duplicate copy of this sheet is enclosed.											
								ecome public. Credit c nand authorizationon P				
	NOTE: Where ar	n appropriatetim d grantedto rest	met, a petiti ngstatus.	ionto revive (37 CFR 1.137(a) or (b))								
	must be filed and granted to restore the International Application to pending status. SENDALL CORRESPONDENCE O:							ell. Shels				
	Gerald T. Shekleton SIGNATUR											
	WELSH & KATZ, LTD. GERALD							T. SHEKLETON, (8/31/2005)				
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	Facsimile (312)	655-1501						TIONNUMBER				